PATENT APPLICATION FEE DETERMINATION RECORD Effective January 1, 2003 **CLAIMS AS FILED - PART I SMALL ENTITY** OTHER THAN OR SMALL ENTITY (Column 1) (Column 2) TYPE [**TOTAL CLAIMS** 70 RATE FEE FEE RATE BASIC FEE 375.00 BASIC FEE 750.00 **NUMBER EXTRA** FOR NUMBER FILED OR TOTAL CHARGEABLE CLAIMS 10 30 40 minus 20= X\$18= X\$ 9= OR INDEPENDENT CLAIMS minus 3 =X42= X84= OR MULTIPLE DEPENDENT CLAIM PRESENT +140= +280= OR * If the difference in column 1 is less than zero, enter "0" in column 2 TOTAL OR TOTAL **CLAIMS AS AMENDED - PART II OTHER THAN** OR SMALL ENTITY SMALL ENTITY (Column 3) (Column 1) (Column 2). HIGHEST CLAIMS ADDI-ADDI-REMAINING NUMBER PRESENT TIONAL TIONAL RATE RATE **PREVIOUSLY AFTER EXTRA** FEE FEE PAID FOR AMENDMENT 2 S X\$.8≅ 2 32 X\$18= Total Minus O OR 5 O+ Independent Minus Rill 9 11 ! | | X84= X42= OR FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM +280= +140= OR TOTAL TOTAL 50, OR ADDIT. FEE ADDIT. FEE (Column 2) (Column 3) (Column 1) **CLAIMS** HIGHEST ADDI-ADDI-NUMBER 8 REMAINING PRESENT TIONAL TIONAL RATE RATE **PREVIOUSLY** AMENDMENT **AFTER** EXTRA . FEE **PAID FOR** FEE **AMENDMENT** Minus Total X\$ 9= X\$18= OR Minus Independent X42= X84= OR FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM +280= +140= OR TOTAL TOTAL OR ADDIT. FEE ADDIT. FEE (Column 1) (Column 2) (Column 3) CLAIMS HIGHEST 1111 ADDI-ADDI-NUMBER PREVIOUSLY O REMAINING PRESENT TIONAL RATE RATE TIONAL ENDMENT **AFTER** EXTRA AMENDMENT PAID FOR FEE FEE Total Minus X\$18= X\$ 9= OR Independent Minus X42= X84= OR FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM +280= +140= OR * If the entry in column 1 is less than the entry in column 2, write "0" in column 3.
** If the "Highest Number Previously Paid For IN THIS SPACE is less than 20, enter "20." TOTAL TOTAL ADDIT, FEE ADDIT, FEE ***If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3." The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.

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FORM PTO-875 (Rev. 12/02)

Application or Docket Number

United States Patent and Trademark Office
- Sales Receipt -

01/26/2006 HSMITH1 00000001 071730 10614551

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Notice of N	on-(Comp	liant
Amendment	(37	CFR	1.121)

Application No.	Applicant(s)		
10/6/4,551	Art Unit		
Examiner	1744		

(OT OFF) 4 424)	Examiner	Art Unit				
Amendment (37 CFR 1.121)		1744				
			dinee			
- The MAILING DATE of this communication app	pars on the cover sheet with the S	Oli 62 hottoetice na				
The amendment document filed on $\frac{ \hat{l} ^2 \hat{l} ^2}{ \hat{l} ^2}$ is considered non-compliant because it has falled to meet the requirements of 37 CFR 1.121 or 1.4. In order for the amendment document to be compliant, correction of the following its required						
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE	AMENDMENT DOCUMENT TO	BE NON-COMPL	JANI.			
[] 4 Amondments to the SPECIFCATION:						
A Amended naragraph(s) do not include	markings.	•				
B. New paragraph(s) should not be under	ninea.					
C. Other						
2. Abstract:						
A Not presented on a separate sheet. 3	CFR 1.72.					
B. Other						
 3. Amendments to the drawings: A. The drawings are not properly identified in the top margin as "Replacement Sheet," "New Sheet," or 						
"Annotated Sheet" as required by 37 CFR 1.121(d). B. The practice of submitting proposed drawing correction has been eliminated. Replacement drawings showing amended figures, without markings, in compliance with 37 CFR 1.84 are required.						
C. Other						
4. Amendments to the claims:						
	is not present.	duding withdrawn	claims)			
B. The listing of claims does not include	the text of all perfains old the control of the proper status identifier. And					
The claims of this amendment paper	have not been presented in asso	straing traineries.	order.			
E. Other: Claims 24 and 25 has No body-						
5. The amendment is unsigned or not signed in accordance with 37 CFR 1.4.						
To the explanation of the amendment format required by 37 CFR 1.121, see MPEP § 714 and the USP10 website at						
http://www.uspto.gov/web/offices/pac/dapp/opla/preog	notice/officenyer.pur.	•				
TIME PERIODS FOR FILING A REPLY TO THIS NOT	ICE:					
to the new compliant amendment is an after-final amendment or an amendment						
1. Applicant is given no new time period if the non-compliant afterdiffers the filed after allowance. If applicant wishes to resubmit the non-compliant after-final amendment with corrections, the entire corrected amendment must be resubmitted within the time period set forth in the final Office action.						
	which awar is longer from the ma	il date of this notic	ce to Supply the			
2. Applicant is given one month, of thirty (50) days,	ent in compliance with 37 CFR 1.	121 or 1.4, if the	non-compliant			
2. Applicant is given one month , or thirty (30) days, whichever is longer, from the mail date of the non-compliant corrected section of the non-compliant amendment in compliance with 37 CFR 1.121 or 1.4, if the non-compliant corrected section of the following: a preliminary amendment, a non-final amendment (including a submission for a amendment is one of the following: a preliminary amendment, a supplemental amendment filed within a suspension						
norice under 37 CFR 1.103(a) or (c), and an amendment filed in response to a quality and an amendment filed in the contract filed in response to a quality and an amendment filed in response to a quality and an amendment filed in response to a quality and an amendment filed in response to a quality and an amendment filed in response to a quality and an amendment filed in response to a quality and an amendment filed in response to a quality and						
Future in a of time are available under 37 CF	R 1,136(a) only if the non-compli	ant amendment is	s a non-final			
Extensions of time are available under 37 CFR 1.136(a) only if the non-compliant amendment is a non-final amendment or an amendment filed in response to a <i>Quayle</i> action.						
Failure to timely respond to this notice will result in:						
Abandonment of the application if the non-compliant amendment is a non-line amendment						
filed in response to a Quayle action; or Non-entry of the amendment if the non-compliant amendment is a preliminary amendment or supplemental						
Non-entry of the amendment if the non-cor	npliant amendinent is a prelimina	ary amendment of	- I. I			
amendment.	<i>C</i> 2	1. 272 10	5 1			
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Legal Instruments Examiner (LIE)						